Index to Volume 29

AUTHOR INDEX

Brown, R. Blake. See Kimball, Bruce A.

- Clydesdale, Timothy T. A Forked River Runs through Law School: Toward Understanding Race, Gender, Age, and Related Gaps in Law School Performance and Bar Passage. No 4, 711–69.
- Cole, Daniel H. Taking Coase Seriously: Neil Komesar on *Law's Limits* (Review Essay). No. 1, 261–89.
- Comaroff, Jean. See Comaroff, John.
- Comaroff, John, and Jean Comaroff. Policing Culture, Cultural Policing: Law and Social Order in Postcolonial South Africa. No. 3, 513–45.
- Cone, Sydney M., III. Five Years Later: Reconsidering the Original ABA Report on MDP ("From the Trenches and Towers": MDPs after Enron/Andersen) No. 3, 597–614.
- Conley, John M., and William M. O'Barr. A Classic in Spite of Itself: *The Cheyenne Way* and the Case Method in Legal Anthropology (Review Essay). No. 1, 179–217.
- Dezalay, Yves, and Brian G. Garth. The Confrontation between the Big Five and Big Law: Turf Battles and Ethical Debates as Contests for Professional Creditability ("From the Trenches and Towers": MDPs after Enron/Andersen). No. 3, 615–38.
- Ewick, Patricia, and Austin Sarat. Hidden in Plain View: Murray Edelman in the Law and Society Tradition (Review Essay). No. 2, 439–63.
- Garth, Brian G. See Dezalay, Yves.
- Garth, Bryant G. Multidisciplinary Practice after Enron: Eliminating a Competitor but Not the Competition ("From the Trenches and Towers": MDPs after Enron/Andersen). No. 3, 591–95.

Gunningham, Neil, Robert A. Kagan, and Dorothy Thornton. Social License and Environmental Protection. Why Businesses Go beyond Compliance. No. 2, 307–41.

Hajjar, Lisa. Religion, State Power, and Domestic Violence in Muslim Societies: A Framework for Comparative Analysis. No. 1, 1–38.

Hilbink, Thomas M. You Know the Type...: Categories of Cause Lawyering (Review Essay). No. 3, 657–98.

Hill, Claire A. Law and Economics in the Personal Sphere (Review Essay). No 1, 219–60.

Kagan, Robert A. See Gunningham, Neil.

Kelly, Matthew J. See Zimmerman, Jay S.

Kidder, William C. The Bar Examination and the Dream Deferred: A Critical Analysis of the MBE, Social Closure, and Racial and Ethnic Stratification. No. 3, 547–89.

Kimball, Bruce A., and R. Blake Brown. "The Highest Legal Ability in the Nation": Langdell on Wall Street, 1855–1870. No. 1, 39–104.

King, Ronald F. See Sum, Paul E.

Komesar, Neil K. Reflections on the Essence of Economics, the Character of Courts, the Role of Ideology, and the Reform of Legal Education (Comment). No. 1, 291–98.

Levin, Daniel. Federalists in the Attic: Original Intent, the Heritage Movement, and Democratic Theory. No. 1, 105–26.

Light, Steven Andrew. See Sum, Paul E.

McDowell, Andrea. Real Property, Spontaneous Order, and Norms in the Gold Mines. No. 4, 771–818.

Murnane, M. Susan. Selling Scientific Taxation: The Treasury Department's Campaign for Tax Reform in the 1920s. No. 4, 819–56.

Noble, Virginia A. "Not the Normal Mode of Maintenance": Bureaucratic Resistance to the Claims of Lone Women in the Postwar British Welfare State. No. 2, 343–71.

O'Barr, William. See Conley, John M.

Peabody, Bruce G. Congressional Constitutional Interpretations and the Courts: A Preliminary Inquiry into Legislative Attitudes. No. 1, 127–74.

Potter, Pitman B. Legal Reform in China: Institutions, Culture, and Selective Adaptation (Review Essay). No 2, 465–95.

Sarat, Austin. See Ewick, Patricia.

- Savelsberg, Joachim. Religion, Historical Contingencies, and Institutional Conditions of Criminal Punishment: The German Case and Beyond. No. 2, 373–401.
- Sum, Paul E., Steven Andrew Light, and Ronald F. King. Race, Reform, and Desegregation in Mississippi Higher Education: Historically Black Institutions after *United States v. Fordice*. No. 2, 403–35.
- Thornton, Dorothy. See Gunningham, Neil.
- Yaeger, Peter Cleary. Law versus Justice: From Adversarialism to Communitarianism (Review Essay). No. 4, 891–915.
- Zimmerman, Jay S., and Matthew J. Kelly. MDPs May Be Dead after Enron/Andersen, but Subsidiary Businesses Thrive ("From the Trenches and Towers": MDPs after Enron/Andersen). No. 3, 639–53.

TITLE INDEX

- Bar Examination and the Dream Deferred, The: A Critical Analysis of the MBE, Social Closure, and Racial and Ethnic Stratification, by William C. Kidder. No. 3, 547–89.
- Book Notes, No. 1, 299–305; No. 2, 497–511; No 3, 699–710; No. 4, 917–26.
- Classic in Spite of Itself, A: The Cheyenne Way and the Case Method in Legal Anthropology, by John M. Conley and William M. O'Barr (Review Essay). No. 1, 179–217.
- Confrontation between the Big Five and Big Law, The: Turf Battles and Ethical Debates as Contests for Professional Creditability, by Yves Dezalay and Brian G. Garth ("From the Trenches and Towers": MDPs after Enron/Andersen). No. 3, 615–38.
- Congressional Constitutional Interpretations and the Courts: A Preliminary Inquiry into Legislative Attitudes, by Bruce G. Peabody. No. 1, 127–74.
- Federalists in the Attic: Original Intent, the Heritage Movement, and Democratic Theory, by Daniel Levin. No. 1, 105–26.
- Five Years Later: Reconsidering the Original ABA Report on MDP, by Sydney M. Cone III ("From the Trenches and Towers": MDPs after Enron/Andersen). No. 3, 597–614.
- Forked River Runs through Law School, A: Toward Understanding Race, Gender, Age, and Related Gaps in Law School Performance and Bar Passage, by Timothy T. Clydesdale No. 4, 711–69.

- Hidden in Plain View: Murray Edelman in the Law and Society Tradition, by Patricia Ewick and Austin Sarat (Review Essay). No. 2, 439–63.
- "Highest Legal Ability in the Nation, The": Langdell on Wall Street, 1855–1870, by Bruce A. Kimball and R. Blake Brown. No. 1, 39–104.
- Law and Economics in the Personal Sphere, by Claire A. Hill (Review Essay). No. 1, 219–260.
- Law versus Justice: From Adversarialism to Communitarianism, by Peter Cleary Yaeger (Review Essay). No. 4, 891–915.
- Legal Reform in China: Institutions, Culture, and Selective Adaptation, by Pitman B. Potter (Review Essay). No. 2, 465–95.
- MDPs May Be Dead after Enron/Andersen, but Subsidiary Businesses Thrive, by Jay S. Zimmerman and Matthew J. Kelly ("From the Trenches and Towers": MDPs after Enron/Andersen). No. 3, 639–53.
- Multidisciplinary Practice after Enron: Eliminating a Competitor but Not the Competition, by Bryant G. Garth ("From the Trenches and Towers": MDPs after Enron/Andersen). No. 3, 591–95.
- "Not the Normal Mode of Maintenance": Bureaucratic Resistance to the Claims of Lone Women in the Postwar British Welfare State, by Virginia A. Noble. No. 2, 343–71.
- Policing Culture, Cultural Policing: Law and Social Order in Postcolonial South Africa, by John Comaroff and Jean Comaroff. No. 3, 513–45.
- Race, Reform, and Desegregation in Mississippi Higher Education: Historically Black Institutions after *United States v. Fordice*, by Paul E. Sum, Steven Andrew Light, and Ronald F. King. No. 2, 403–35.
- Real Property, Spontaneous Order, and Norms in the Gold Mines, by Andrea McDowell. No. 4, 771–818.
- Reflections on the Essence of Economics, the Character of Courts, the Role of Ideology, and the Reform of Legal Education, by Neil K. Komesar (Comment). No. 1, 291–98.
- Religion, Historical Contingencies, and Institutional Conditions of Criminal Punishment: The German Case and Beyond, by Joachim Savelsberg. No. 2, 373–401.
- Religion, State Power, and Domestic Violence in Muslim Societies: A Framework for Comparative Analysis, by Lisa Hajjar. No. 1, 1–38.
- Selling Scientific Taxation: The Treasury Department's Campaign for Tax Reform in the 1920s, by M. Susan Murnane. No. 4, 819–56.
- Social License and Environmental Protection. Why Businesses Go beyond Compliance, by Neil Gunningham, Robert A. Kagan, and Dorothy Thornton. No. 2, 307–41.

- Taking Coase Seriously: Neil Komesar on Law's Limits, by Daniel H. Cole (Review Essay). No. 1, 261–89.
- You Know the Type . . .: Categories of Cause Lawyering, by Thomas M. Hilbink (Review Essay). No. 3, 657–98.

BOOKS REVIEWED

- Braithwaite, John. Restorative Justice and Responsive Regulation, rev. by Peter Cleary Yaeger. No. 4. 891–915.
- Brinig, Margaret. From Contract to Covenant, rev. by Claire A. Hill. No. 1, 219-60.
- Frank, Robert. Luxury Fever, rev. by Claire A. Hill. No. 1, 219-60.
- Harris, Douglas C. Fish, Law, and Colonialism: The Legal Capture of Salmon in British Columbia, rev. by Jeffrey R. Dudas. No. 4, 859–90.
- Komesar, Neil K. Law's Limits: The Rule of Law and the Supply and Demand of Rights, rev. by Daniel H. Cole. No. 1, 261–89.
- Llewellyn, Karl N., and E Adamson Hoebel. *The Cheyenne Way: Law in Primitive Jurisprudence*, rev. by John M. Conley and William M. O'Barr. No. 1, 179–217.
- Lubman, Stanley B. Bird in a Cage-Legal Reform in China after Mao, rev. by Pitman B. Potter. No. 2, 465–95.
- Peerenboom, Randall P. China's Long March toward Rule of Law, rev. by Pitman B. Potter. No. 2, 465–95.
- Posner, Eric. Law and Social Norms, rev. by Claire A. Hill. No. 1, 219–60.
- Posner, Richard. Sex and Reason, rev. by Claire A. Hill. No. 1, 219-60.
- Sarat, Austin, and Stuart Scheingold, eds. Cause Lawyering: Political Commitments and Professional Responsibilities, rev. Thomas M. Hilbink. No. 3, 657–98.
- ———. Cause Lawyering and the State in a Global Era, rev. by Thomas M. Hilbink. No. 3, 657–98.